UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS MIDLAND/ODESSA DIVISION

TYLER BUEFORD,	§	
Plaintiff,	§	
	§	
VS	§	Case No. MO:19-CV-00275-DC
	§	
NATIONAL RECOVERIES, INC.,	§	
Defendant.	§	

ORDER FOR SCHEDULING RECOMMENDATIONS

In an effort to assist the parties in resolving this dispute as expeditiously and efficiently as possible, and in accordance with Rule CV-16(c) of the Local Court Rules of the Western District of Texas,

IT IS HEREBY ORDERED that the parties shall submit a proposed scheduling order to the Court within thirty (30) days from the date of this order. The parties shall first confer as required by Fed R. Civ. P. 26(f). The content of the proposed scheduling order shall include proposals for all deadlines set out in the form for scheduling order attached hereto and contained in Appendix "B" to the Local Rules. The parties shall endeavor to agree concerning the contents of the proposed order, but in the event they are unable to do so, each party's position and the reasons for the disagreement shall be included in the proposed schedule submitted to the court. In the event the plaintiff has not yet obtained service on all defendants, the plaintiff shall include an explanation of why all parties have not been served. The scheduling proposals of the parties shall be considered by the trial court, but the setting of all dates is within the discretion of the Court. The parties shall indicate in the proposed order that they have in fact conferred as required by the federal rules of procedure.

The proposed scheduling order shall contain suggestions for the following deadlines:

- 1. A report on alternative dispute resolution in compliance with Local Rule CV-88 (the standard period being 90 days after the first defendant's appearance).
- 2. The parties asserting claims for relief shall submit a written offer of settlement to opposing parties (the standard period being 90 days after the first defendant's appearance), and each opposing party shall respond, in writing (the standard period being 104 days after the first defendant's appearance).
- 3. The parties shall file all motions to amend or supplement pleadings or to join additional parties by (the standard period being 120 days after the first defendant's appearance).
- 4. All parties asserting claims for relief shall file their designation of potential witnesses, testifying experts, and proposed exhibits, and shall **SERVE ON ALL PARTIES, BUT NOT FILE the**

materials required by Fed. R. Civ. P. 26(a)(2)(B) by (the standard period being 90 days before the

discovery deadline). Parties resisting claims for relief shall file their designation of potential witnesses,

testifying experts, and proposed exhibits, and shall SERVE ON ALL PARTIES, BUT NOT FILE the

materials required by Fed. R. Civ. P. 26(a)(2)(B) by (the standard period being 45 days before the close

of discovery). All designations of rebuttal experts shall be filed within 14 days of receipt of the report of

the opposing expert.

5. An objection to the reliability of an expert's proposed testimony under Federal Rule of

Evidence 702 shall be made by motion, specifically stating the basis for the objection and identifying the

objectionable testimony, within (the standard period being 30 days) days of receipt of the written report of

the expert's proposed testimony, or within (the standard period being 30 days) days of the expert's

deposition, if a deposition is taken, whichever is later.

6. The parties shall complete discovery (the standard period being six months after the first

defendant's appearance). Counsel may by agreement continue discovery beyond the deadline, but there

will be no intervention by the Court except in extraordinary circumstances, and no trial setting will be

vacated because of information obtained in post-deadline discovery.

7. All dispositive motions shall be filed (the standard period being 30 days after the discovery

deadline). Dispositive motions as defined in Local Rule CV-7(c) and responses to dispositive motions

shall be limited to (the standard page limit for this Court is 20) pages in length.

8. The Court will set the case for trial by separate order. The order will establish trial type

deadlines to include pretrial matters pursuant to Local Rule CV-16(e)-(g).

It is so **ORDERED**.

SIGNED this 20th day of March, 2020.

DAVID COUNTS

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS MIDLAND/ODESSA DIVISION

TYLER BUEFORD, Plaintiff,	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9				
VS	8 § 8	Case No.	MO:19-CV-00275-DC		
NATIONAL RECOVERIES, INC., Defendant.	8 8 8				
SCHEDULING RECOMMENDATIONS					
The parties recommend that the following of the course of this case:	leadline	es be entere	ed in the scheduling order to control		
A report on alternative dispute resolutio by	n in cor	mpliance w	vith Local Rule CV-88 shall be filed		
2. The parties asserting claims for relief sparties by, and each of					
3. The parties shall file all motions to amen by	ıd or sup	pplement p	leadings or to join additional parties		
4. All parties asserting claims for relief testifying experts, and proposed exhibits, and shall by Fed. R. Civ. P. 26(a)(2)(B) by designation of potential witnesses, testifying experts but not file the materials required by Fed. R. Civ. P. rebuttal experts shall be designated within 14 days of	serve or Pars, and proceeds 26(a)(2	n all partie rties resisti roposed ex 2)(B) by	s, but not file the materials required ing claims for relief shall file their hibits, and shall serve on all parties,		

5. An objection to the reliability of an expert's proposed testimony under Federal Rule of

Evidence 702 shall be made by motion, specifically stating the basis for the objection and identifying the objectionable testimony, within _____ days of receipt of the written report of the expert's

proposed testimony, or within days of	of the expert's deposition,	if a deposition is taken,
whichever is later.		
6. The parties shall complete all discovery	on or before	Counsel may by
agreement continue discovery beyond the deadline, l	out there will be no interve	ention by the Court except
in extraordinary circumstances, and no trial setting	will be vacated because of	of information obtained in
post-deadline discovery.		
7. All dispositive motions shall be filed no	later than	Dispositive motions
as defined in Local Rule CV-7(c) and responses to	dispositive motions shall	be limited to twenty (20)
pages in length. Replies, if any, shall be limited to te	n (10) pages in length in ac	ccordance with Local Rule
CV-7(e).		
8. The Court will set the case for the final pr	etrial conference and jury t	rial.
9. All of the parties who have appeared in t	he action conferred conce	erning the contents of the
proposed scheduling order on,	and the parties have (ag	greed/disagreed) as to its
contents. The following positions and reasons are	given by the parties for the	he disagreement as to the
contents of the proposed scheduling order	Plaintiff offers the	e following explanation of
why all parties have not been served		
	(Signature)	
	(Print or type name)	
	ATTORNEY FOR	
	(Print or type name)	

CERTIFICATE OF SERVICE